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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/761,005	01/16/2001	Sung-Won Lee	678-595 (P9710)	6052	
75	12/23/2003		EXAMINER		
PAUL J. FARRELL			EUGENE, WANDA		
Dilworth & Barrese, LLP 333 Earle Ovington Blvd			ART UNIT	PAPER NUMBER	
Uniondale, NY 11553			2666	6	
			DATE MAILED: 12/23/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application N	0.	Applicant(s)				
	09/761,005		LEE, SUNG-WON	I			
Office Action Summary	Examiner		Art Unit				
	Wanda Euger		2666				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD F THE MAILING DATE OF THIS COMMUN  - Extensions of time may be available under the provisions after SIX (6) MONTHS from the mailing date of this com  - If the period for reply specified above, the maximum s  - Failure to reply within the set or extended period for reply  - Any reply received by the Office later than three months earned patent term adjustment. See 37 CFR 1.704(b).  Status	ICATION. s of 37 CFR 1.136(a). In no event, h munication. 30) days, a reply within the statutory tatutory period will apply and will exp v will, by statute, cause the application	owever, may a reply be timminimum of thirty (30) day ire SIX (6) MONTHS from on to become ABANDONE	nely filed s will be considered timely the mailing date of this co D (35 U.S.C. § 133).				
1) Responsive to communication(s) file	ed on <u>16 <i>January</i> 2001</u> .						
2a) This action is <b>FINAL</b> . 2							
3) Since this application is in condition closed in accordance with the pract				merits is			
Disposition of Claims							
4) ✓ Claim(s) 1-16 is/are pending in the 4a) Of the above claim(s) is/a 5) ☐ Claim(s) 17-35 is/are allowed. 6) ☐ Claim(s) 1,2,4,8 and 9 is/are rejecte 7) ☐ Claim(s) 3,5-7 and 10-16 is/are object 8) ☐ Claim(s) are subject to restrict	are withdrawn from consided.  ed.  ected to.						
Application Papers		•					
9) The specification is objected to by the specification is objected to by the specific transfer of tran	2001 is/are: a) ☐ accepte ection to the drawing(s) be he get the correction is required if	eld in abeyance. See the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CF	FR 1.121(d).			
Priority under 35 U.S.C. §§ 119 and 120			•				
12) Acknowledgment is made of a claim a) All b) Some * c) None of:  1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internation * See the attached detailed Office action 13) Acknowledgment is made of a claim since a specific reference was included 37 CFR 1.78. a) The translation of the foreign la  14) Acknowledgment is made of a claim of the foreign la  14) Acknowledgment is made of a claim of the foreign la  14) Acknowledgment is made of a claim of the foreign la  15 CFR 1.78.	documents have been reduced the priority documents of the priority documents on all Bureau (PCT Rule 17 on for a list of the certified for domestic priority under the din the first sentence of the priority under the ford domestic priority under the first sentence of the priority under the ford domestic priority under the documents of the priority under	eceived. eceived in Applicati have been received. 7.2(a)). copies not received r 35 U.S.C. § 119(extremely) attion has been received.	ion No  ed in this National  ed.  e) (to a provisional  r in an Application  ceived.  and/or 121 since	I application) Data Sheet. a specific			
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (I as Information Disclosure Statement(s) (PTO-1449) Review (I as Information Disclosure Statement Statem	PTO-948) 5) [	Interview Summary Notice of Informal F Other:					

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Art Unit: 2666

#### **DETAILED ACTION**

## **Drawings**

1. Figures 1-5 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Regarding claim 1, the applicant discloses a channel assigning method in a mobile communication system, comprising the steps of: generating a channel assignment message including a start time for channel assignment (mobile stations waits for a start time is set lines 24-25 pg 2), a duration of the channel assignment (having a duration time line 19 pg 2), and a sequence number for message identification (code # fig 3); and transmitting the channel assignment message to a mobile station on an existing traffic channel (traffic is being transmitted on the existing radio traffic channel lines 21-22 pg 2).

Regarding claim 2, the applicant discloses a step of deleting a previous channel assignment message (mobile station discard previous SCAM in step 226 lines 18-19 pg 3).

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A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 3. Claims 1,2, 4, 8 and 9 rejected under 35 U.S.C. 102(a) as being anticipated by admitted prior art.

Regarding claim 1, the applicant discloses a channel assigning method in a mobile communication system, comprising the steps of: generating a channel assignment message including a start time for channel assignment (mobile stations waits for a start time is set lines 24-25 pg 2), a duration of the channel assignment (having a duration time line 19 pg 2), and a sequence number for message identification (code # fig 3); and transmitting the channel assignment message to a mobile station on an existing traffic channel (traffic is being transmitted on the existing radio traffic channel lines 21-22 pg 2).

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Regarding claim 2, the applicant discloses a step of deleting a previous channel assignment message (mobile station discard previous SCAM in step 226 lines 18-19 pg 3).

Regarding claim 4, the applicant discloses a step of updating a previous channel assignment message (if condition B is satisfied the received SCAM is in effect in step 24 lines 7-12 pg 3).

Regarding claim 8 the applicant discloses the channel assignment message as a supplemental channel assignment message (a high rate radio traffic channel to transmit data or a supplemental channel assignment message from a base station lines 10-17 page 2).

Regarding claim 9, the applicant discloses a scheduling table making method comprising of the steps of receiving a plurality of channel assignment messages successively from a base station (receipt of supplemental channel assignment message from a base station lines 15-16 pg 2) on an existing traffic channel (traffic is being transmitted on the existing radio traffic channel lines 21-22 pg 2), each of the channel assignment messages having the fields of a start time (mobile stations waits for a start time is set lines 24-25 pg 2), a duration (having a duration time that has not expired line 19 pg 2), a sequence number for message identification (code# fig 4), and a channel identifier for channel identification (channel identifier line 20 pg 2); and storing the received channel assignment message in a memory according to the start time, durations, and a sequence numbers of the channels assignment messages (one SCAM is stored in one time period lines 29-30 pg 3; fig 4), so that data communication is conducted on channels assigned by the channel assignment messages.

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## Allowable Subject Matter

4. Claims 17-35 allowed.

The following is an examiners statement of reasons for allowance:

The record of the prior art of does not teach conducting data communication on a channel corresponding to the channel identifier of a first read channel assignment message for a period between the start time and the end of the duration set in the read channel assignment message and then on a channel corresponding to the channel identifier of a next read channel assignment message for a period between the start time and the end of the duration set in the next channel assignment message, the start time of the next channel assignment message being set to or, after the end of the data communication according to the first read channel assignment message in combination with all other limitations of applicants claim 17.

The record of the prior art further does not teach a controller for storing the received channel assignment message in the scheduling table of the memory according to the durations and sequence numbers of the channel assignment messages, sequentially reading the stored channel assignment messages, and assigning channels based on the channel identifiers of the read channel assignment messages, for data communication in combination with all other limitations of applicants claim 27.

Note that the other limitations of claims 17 and 27 were found in the prior art. Claims 18-26 and 28-35 are allowed because they are dependent upon claims 17 and 27 respectively. This does not imply, however, that these claims alone present novelty.

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5. Claims 3, 5-7 and 10-16 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Conclusion

- 6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
  - a. Honkasalo et al. (U.S. 2003/0210674), Method for scheduling packet data transmission.
  - b. Soe et al. (U.S. 6,469,993), Method for controlling traffic load in mobile communication system.
  - c. Kim et al. (U.S. 6,438,119), Data communication device and method for mobile communication system with dedicated control channel.
  - d. Hamalainen et al. (U.S. 6,167,248), Data transmission in a radiotelephone network.
  - e. Cho et al. (U.S. 6,636,496), Packet data communication device and method in a mobile communication system.
  - f. Rezaiifar et al. (U.S. 6,618, 375), Radio ling protocol frame-sorting mechanism for dynamics capacity wireless data channels.
  - g. Gray et al. (U.S. 6,473,419), State apparatus, and associated methods for controlling packet data communications in a radio communication system.
  - h. Koo et al. (U.S. 6,504,832), Channel assigning device and method using quasiorthogonal code in a CDMA communication system.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Wanda Eugene whose telephone number is 703-305-8978. The examiner can normally be reached on M-F 7am-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ricky Q Ngo can be reached on 703-305-4798. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-3900.

we

RICKY NGO PRIMARY EXAMINER